

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
SAN ANTONIO DIVISION**

<i>In re:</i>	§	
	§	CHAPTER 11
KrisJenn Ranch, LLC,	§	
	§	
<i>Debtor</i>	§	CASE No. 20-50805

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KrisJenn Ranch, LLC, et al.,	§	
	§	
<i>Plaintiffs,</i>	§	
	§	
v.	§	
	§	ADVERSARY No. 20-05027
DMA Properties, Inc.; and Longbranch	§	
Energy, LP, et al.,	§	
	§	
<i>Defendants.</i>	§	
	§	

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DMA Properties, Inc. and Longbranch	§	
Energy, LP, et al.	§	
	§	
<i>Counterplaintiffs,</i>	§	
	§	
v.	§	
	§	ADVERSARY No. 20-05027
KrisJenn Ranch, LLC; Larry Wright, et	§	
al.,	§	
	§	
<i>Counterdefendants.</i>	§	

**DMA AND LONGBRANCH’S MOTION TO STRIKE  
UNAUTHORIZED BRIEFING**

DMA Properties and Daniel Moore (collectively, “DMA”) and Longbranch Energy (“Longbranch”) move to strike the unauthorized postjudgment briefing filed by Larry Wright and the KrisJenn entities (collectively, “KrisJenn”).

On January 30, the Court held a hearing on remedies and related issues in the wake of the remand of this case from the district court. Before the hearing, the Court set deadlines for both sides to file briefing. DMA and Longbranch's briefing was due—and that briefing was filed—on November 8, 2024. Wright and KrisJenn's briefing was due December 11, 2024, on which they filed a four-page response. The Court also stated that DMA and Longbranch were allowed (but not required) to file a reply to Wright and KrisJenn's briefing before the hearing, so on January 23, DMA and Longbranch filed a one-page reply. No other briefing was filed before the hearing.

Notwithstanding the briefing schedule set by the Court, Wright and KrisJenn have now filed 14 pages of “post-hearing briefing” in two separate briefs—the first filed on February 9 and the second filed on February 16—which attempt to raise new arguments and issues that Wright and KrisJenn (1) did not raise in their original briefing and (2) did not raise in the hearing before the Court.

DMA and Longbranch respectfully move to strike the unauthorized and untimely briefing submitted by Wright and KrisJenn after the hearing. Wright and KrisJenn did not seek leave before filing that briefing, which ignores the briefing schedule this Court set while prejudicially depriving DMA and Longbranch of a chance to respond. If the Court decides to consider any arguments raised by Wright and KrisJenn in their untimely briefing, DMA and Longbranch respectfully request that the Court instruct DMA and Longbranch to respond to those arguments before the Court enters its ruling in this matter.

Respectfully submitted,

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### CERTIFICATE OF SERVICE

I hereby certify that on February 16, 2024, a true and correct copy of the foregoing document was transmitted to each of the parties via the Court's electronic transmission facilities and/or via electronic mail as noted below. For those parties not registered to receive electronic service, a true and correct copy of the foregoing document was served by United States Mail, first class, postage prepaid, at the address noted below.

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